

Bajaj Allianz Life Goal Based Saving II

A Unit-linked Non-Participating Individual Life Savings Insurance Plan

UIN: 116L190V01

Bajaj Allianz Life Insurance Company Limited

Bajaj Allianz Life Goal Based Saving II

Part A

FORWARDING LETTER

Name of the Policyholder _____

Address _____

Dear _____

Sub: Issuance of the Policy under application for the life insurance Policy towards Single Premium/Regular Premium plan dated _____.

We would like to thank you for investing your faith in us. Your Policy requires Single Premium/Regular Premium to be paid for _____ years.

Please find enclosed herewith your Policy Document, a copy of the Proposal Form, [Customer Information Sheet (CIS)] and documents mentioned herein below, based on which your insurance Policy has been issued.. This Policy is issued subject to section 45 of the Insurance Act, 1938, as amended from time to time. In case you have made any disclosures to the insurance agent/ Company official/insurance intermediary, which has not been included in the Proposal Form, you are requested to intimate the Company of these disclosures in writing within 15 days of the date of receipt of this Policy failing which it shall be inferred that the disclosures made in the Proposal Form are full, complete and according to your instructions and nothing has been concealed.

Document Type	Specification of Documents provided	Identification No
Proposal Form	Proposal Form	
Age proof		
Identity Proof		
Address Proof		

You have a Free Look Period of thirty (30) days from the date of receipt of the Policy Document, to review the terms and conditions of the Policy and where You disagree to any of those terms or conditions, or otherwise and have not made any claim, You have the option to return the Policy to the Company for cancellation, stating the reasons for your objection, then, You shall be entitled to a refund of the Single Premium/Regular Premiums and any Top-Up Premium paid, subject to a deduction of a proportionate risk premium for the period of cover, deduction of Additional Allocation and the expenses incurred on medical examination and stamp duty charges.

In addition to deductions above, the Company shall also be entitled to repurchase the Units at the Unit Price as on the date of cancellation.

For any queries, kindly write to us at the below mentioned address and we assure and strive to provide you the best of services.

Authorised Signatory

<Name of the authorised person>

FOR BAJAJ ALLIANZ LIFE INSURANCE COMPANY LTD.

Your Policy Servicing Branch Address: Bajaj Allianz Life Insurance Company Limited

Toll Free Numbers:

Email Address:

Sales Representative Details

Name		Code	
Address			
Phone Number		E-Mail Id	

Please read Policy Document, particularly the following clauses on

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Single Premium/Regular Premium	Termination
Non-payment of Regular Premium and Forfeiture, if any	Free Look Cancellation

Disclaimer: In case of dispute, the English version of Policy Document shall be final and binding.

PREAMBLE

The Company has received a Proposal Form, declaration and the first Single Premium/ Regular Premium from the Policyholder / Life Assured as named in this Schedule. The said Proposal Form and declaration along with any statement, report or other document leading to the issue of this Policy and referred to therein having been accepted and agreed to by the Company and the Policyholder as the basis of the contract of insurance, both parties to the Policy do hereby further accept and affirm that the Policy, in consideration of Single Premium/Regular Premium received and subject to due receipt of subsequent Regular Premium as set out in the Schedule with all its parts (Policy Document and Endorsements if any), shall be subject to the terms and conditions as contained in this Policy.

SCHEDULE

Name of the Policyholder _____

Address _____

Address _____

Pin code _____

Gender		Date of Birth	
Age at Entry	Years	Age	

Details of the Life Assured:

Name of the Life Assured:

Policy No.		Product Name	Bajaj Allianz Life Goal Based Saving II
Product Code			
Unique Identification No. (UIN)	116L190V01	Policy Commencement Date	
Date of Commencement of Risk		Date of Birth	
Age	Years	Age Admission	
Gender		Sum Assured (₹)	
Policy Term	Years		
Premium Paying Term (PPT)	Years	Premium Payment Frequency	
Single Premium /Regular Premium (₹)*		Maturity Date	
		Maturity Benefit	Fund Value**
Death Benefit	Higher of [(Prevailing Sum Assured or Single Premium Fund Value/Regular Premium Fund Value) plus Higher of (Top Up Sum Assured or Top up Premium Fund Value)], OR [Guaranteed Benefit], whichever is higher		
Due Date of Last Premium		Due Dates of Premium	

* Single Premium/ Regular Premium is including any Rider Premium (including any Extra Premium in the Rider) but excluding GST or any other taxes.

**Fund Value means Single Premium Fund Value /Regular Premium Fund Value plus Top Up Premium Fund Value, if any, as on the Maturity Date

Details of the Nominee

Nominee(s) Name	Nominee(s) Age(s)	Percentage Share	Relationship to the Life Assured	Appointee Name [in case the Nominee(s) Minor(s)]	Appointee(s) Gender	Appointees Relationship to the Nominee
	Years	%				
	Years	%				
	Years	%				
	Years	%				

Additional Rider Benefits with Additional Rider Premium Collection

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Rider Name / (UIN)	Life Covered under Rider	Date of Commencement of Rider	Rider Benefit Term	Rider Premium Term	Rider Sum Assured	Rider Premium	Extra Premium (in Rider)	Rider Maturity Date
Linked Accidental Death Benefit (ADB) (UIN 116A055V01)	Life Assured / Proposer		Years	Years				

Sales Representative Details

Name		Code	
Address			
Phone Number		e-Mail Id	

<<SINGLE PREMIUM/REGULAR PREMIUM PAYABLE FOR SELECTED PREMIUM PAYMENT FREQUENCY>> ₹ _____

In Words: RupeesOnly

Charges:

- Premium Allocation Charge: Nil
- Other Charges: Please see Section 15 below.

To whom the Benefits are Payable: The Benefits are payable to the Claimant, limited at all times to the monies payable under this Policy. The Policy shall be subject to and governed by the terms of the Policy Document along with the Schedule contained herein and Endorsements if any, made from time to time and all these shall together form a single agreement.

Tax laws are subject to change. All taxes, including applicable GST & cess, either existing or those that may apply in future (including enhancements of existing taxes) will be charged extra. Payment of such taxes shall be the responsibility of the Policyholder.

Bajaj Allianz Life Insurance Company Ltd. does not provide any warranty or assurance that the Policyholder will be, by virtue of purchasing this Policy, eligible for any income tax or other tax rebate or relief.

Signed on behalf of Bajaj Allianz Life Insurance Company Limited for Policy No. _____

Issued on

Affix Stamp (₹. _____)

Authorised Signatory

ON EXAMINATION OF THE POLICY, if the Policyholder notices any mistake, the Policy Document is to be returned for correction to the Company.

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"IN THIS POLICY, THE INVESTMENT RISK IN THE INVESTMENT PORTFOLIO IS BORNE BY THE POLICYHOLDER"

Part B

This Policy is issued on the basis of the information given and declarations made by the Policyholder in the Proposal Form and any information/documentation accompanying the Proposal Form, which is incorporated in the Policy and forms the basis of this Policy. The following terms shall have the meaning assigned to them below, wherever these terms appear in the Policy Document. The singular includes the plural and references to the male include the female where the context so permits.

1. Definitions & Abbreviations:

- a. **"Act"** means the Insurance Act, 1938 (4 of 1938).
- b. **"Additional Allocation"** is an amount, expressed as a percentage of the regular/single premium, added into the Regular Premium Fund Value/Single Premium Fund Value, in the first policy year, respectively at the time of allocation of the regular/single premium.
- c. **"Age"** means age at last birthday.
- d. **"Annualized Premium"** means the amount of Regular Premium payable by the Policyholder in a Policy Year, excluding the applicable taxes, Rider Premiums, underwriting extra premiums on Rider, if any. The Annualized Premium will be based on the prevailing Regular Premium under the Policy.
- e. **"Appointee"** means a person, as mentioned in the Schedule, to whom the Policy proceeds/benefits will be paid to, in case the Nominee is a Minor on the date of payment.
- f. **"Assignee"** is the individual to whom/institution to which the Assignment is made by the Policyholder.
- g. **"Assignment"** means transfer of rights by the Policyholder in the Policy to another individual/institution that gives the Assignee the rights to receive benefits under the Policy from the date of Assignment, for a consideration or otherwise. Assignment shall be as per Section 38 of the Insurance Act, 1938 as amended from time to time.
- h. **"Business Day"** means days other than holidays where stock exchanges (excluding Muhurat trading day or days on which exchanges are open for trading) with national wide terminals are open for trade or any day declared by the IRDAI as Business Day.
- i. **"Charges"** means the charges applicable to this Policy as detailed in Section 15 and Section 16 below.
- j. **"Claimant/Beneficiary"** means the Life Assured (if alive) or Policyholder (if different from the Life Assured) or the Assignee or the Nominee or the legal heirs of Policyholder/Nominee(s) to whom the benefits under the Policy will be payable.
- k. **"Company/We"** means BAJAJ ALLIANZ LIFE INSURANCE COMPANY LIMITED.
- l. **"Current Assets"** includes cash balance, bank Fixed Deposits (FDs) and Certificate of Deposits (CDs), commercial papers, accrued investment income (not due and due but not received) and other receivables if any.
- m. **"Current Liabilities and Provisions"** includes any amount payable for the investments, the expenses for the brokerage and transaction cost, non-performing assets, Fund Management Charges and any other Charge as approved by the IRDAI including any applicable GST & cess.
- n. **"Date of Commencement of Risk"** means the date specified in the Schedule (unless the Policyholder is informed otherwise by the Company) from which the risk cover of the Life Assured commences under the Policy.
- o. **"Date of Discontinuance"** means the date on which the Policy is converted to a Discontinued Life Policy at the expiry of the Grace Period in a Policy where the due Regular Premium has not been paid. The details are as given in Section

7 below.

- p. **"Date of Surrender"** means the date on which the Company receives the written communication from the Policyholder to surrender the Policy as per Section 9 below.
- q. **"Death Benefit"** means the benefit payable on the death of the Life Assured, as mentioned in the Schedule and calculated in accordance with Section 5a) below
- r. **"Discontinuance"** means the state of the Policy that could arise on account of non-payment of the Regular Premium due before the expiry of the Grace Period or surrender of the Policy during the Lock-in Period.
- s. **"Discontinued Life Policy"** means the Policy wherein the Policyholder has discontinued the payment of Regular Premium during the Lock-in Period and as a result of which the Policy has been subject to the action as per Section 7a) below as well as the Policies surrendered during the Lock-in Period.
- t. **"Discontinued Life Policy Fund"** means a segregated Fund, constituted by the Fund Value of all the Discontinued Life Policies, and is maintained by the Company in accordance with the IRDAI (Insurance Products) Regulations, 2024, and any subsequent modification made therein by the IRDAI. The investment objective of the Fund is, if any, as specified in the IRDAI(Insurance Products) Regulations, 2024, and any subsequent modification made therein by the IRDAI.
- u. **"Discontinuance Value"** has the meaning as per Section 10 below.
- v. **"Endorsement"** means conditions attached/ affixed to this Policy incorporating any amendments or modifications agreed to or issued by the Company.
- w. **"Foreclosure"** means an early termination of your Policy as per the details mentioned in Section 26 below.
- x. **"Free Look Period"** means the period in which the Policyholder can choose to terminate the Policy as per the details mentioned in Section 6 below
- y. **"Fund"** means separately identifiable segregated investment linked fund set up by the Company and specified in the Schedule of Investment Funds as per Section 12a)v) below.
- z. **"Fund Value"** means sum total of the Single Premium Fund Value/Regular Premium Fund Value and the Top up Premium Fund Value, if any.
- aa. **"Goods and Service Tax (GST)"** means applicable tax which is charged based on the type of Policy/communication address of the Policyholder as stated in the Schedule. The rates charged may change subject to change in rate and/or the state mentioned in the communication address of the Policyholder as on date of adjustment.
- bb. **"Grace Period"** means a period of fifteen (15) days for a monthly Premium Payment Frequency and thirty (30) days for any Premium Payment Frequency other than monthly Premium Payment Frequency, from the due date of Regular Premium payment, without any penalty or late fee, during which time the Policy is considered to be in-force with the risk cover without any interruption as per the Policy terms and conditions.
- cc. **"GST"** means Goods and Service Tax.
- dd. **"Guaranteed Benefit"** is 105% of the all the Single Premium/Regular Premiums plus Top up Premiums (as applicable in the Policy) received under the Policy reduced to the extent of the partial withdrawals made from the regular/single premium fund during the two (2) year period immediately preceding the date of death of the Life Assured.
- ee. **"IRDAI"** means the Insurance Regulatory and Development Authority of India.
- ff. **"Life Assured"** means the person named as the Life Assured in the Schedule whose life is assured under this

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- Policy.
- gg. **“Lock-in Period”** means the period of five consecutive completed years from the Policy Commencement Date, during which period the proceeds of the Policy cannot be paid by the Company to the Policyholder, except in the case of death
- hh. **“Maturity Benefit”** is the benefit payable on the Maturity Date. The details are as given in Section 5b) below
- ii. **“Maturity Date”** means the date specified in the Schedule on which the Maturity Benefit shall become payable to the Policyholder.
- jj. **“Minor”** is a Life Assured or Nominee who is aged less than 18 year.
- kk. **“Monthly Due Date”** means the date corresponding numerically with the Policy Commencement Date in each subsequent month.
- ll. **“Nomination”** means the process of appointing person(s) to receive Policy proceeds/benefits on the death of the Life Assured (in a Policy where the Life Assured is also the Policyholder). Nomination shall be as per Section 39 of the Insurance Act, 1938, as amended from time to time.
- mm. **“Nominee”** means the person/s specified in the Schedule who has been nominated in writing to the Company by the Policyholder, where the Policyholder and Life Assured are same. If the Life Assured is Minor, then, the Nominee details are to be provided once he becomes major.
- nn. **“Paid-up Sum Assured”** means a proportion of the Prevailing Sum Assured, where the proportion is the ratio of the total number of Regular Premiums paid to the total number of Regular Premiums payable under the Policy. This is not applicable to a Policy with Single Premium payment.
- oo. **“Policy”** means the arrangements established by the Policy Document.
- pp. **“Policy Anniversary”** means the date corresponding numerically with the Policy Commencement Date in each subsequent year during the Policy Term.
- qq. **“Policy Commencement Date”** means the date of commencement of the Policy, as specified in the Schedule.
- rr. **“Policy Document”** means this policy wording, the Schedule (which is attached-to and forms part of this Policy and includes any Annexure or Endorsement to it, and if more than one, then, the latest in time) and the Proposal Form.
- ss. **“Policyholder”** means the adult person named in the Schedule who has concluded the Policy with the Company.
- tt. **“Policy Term”** means the period between the Policy Commencement Date and the Maturity Date, as specified in the Schedule.
- uu. **“Policy Year”** means a period of one (1) year commencing from the Policy Commencement Date or a Policy Anniversary thereof.
- vv. **“Premium Allocation Rate”** means the rate net of the Premium Allocation Charge [as per Section 15d) below] and any GST & cess (as applicable) will be applied to the Single Premium /Regular Premium and Top up Premium (if any) received to arrive at the amount to be allocated in the Unit Account in respect of any Premium paid by the Policyholder.
- ww. **“Premium Paying Term (PPT)”** means the period specified in the Schedule during which the Regular Premium is payable.
- xx. **“Premium Payment Frequency”** is a regular time interval as specified in the Schedule, at which the Regular Premium is payable during the Premium Paying Term. This is not applicable to a Policy with Single Premium payment.
- yy. **“Prevailing Sum Assured”** is as defined under Sum Assured [for details, refer to Section 11 f.(iv)]
- zz. **“Proposal Form”** means the Policyholder’s statements in the proposal for this Policy submitted by or on behalf of the Policyholder along with any other information or documentation provided to the Company prior to inception of the Policy.
- aaa. **“Proposer”** means an individual who has applied to buy the Policy. The Proposer becomes a Policyholder on the issuance of the Policy.
- bbb. **“Regular Premium”** means the amount payable during the Premium Payment Term and at the Premium Payment Frequency to avail the benefits under this Policy as specified in the Schedule. The Regular Premium will be inclusive of Rider (including any extra Premium in the Rider), if any, but excludes applicable taxes. The terminology is applicable even in a Policy where the Premium Paying Term is less than the Policy Term.
- ccc. **“Regular Premium Fund Value”** is equal to the total Units in respect of Regular Premiums received under this Policy multiplied by the respective Unit Price/NAV on the relevant Valuation Date
- ddd. **“Revival Period”** means the period of three (3) consecutive complete years from the date of first unpaid Regular Premium during which period the Policyholder is entitled to revive the Policy which was discontinued due to the non-payment of Regular Premium.
- eee. **“Return of Mortality Charge (ROMC)”** is an amount [equal to the total of all Mortality Charges (excluding any Extra Premium and/or GST & cess, if any) charged under the Policy multiplied by a factor depending on ticket size] that will be added to the Regular Premium Fund Value or the Top Up Premium Fund Value (as applicable in the Policy) as detailed in Section 5d) below.
- fff. **“Rider”** means an add-on or additional benefit, which the Policyholder can opt for along with the base Policy by paying rider premium. The Rider/s that is/are taken in the Policy are mentioned in Schedule. The benefits and terms & conditions of the Rider will be part of the Policy Document, if any taken in the Policy.
- ggg. **“Schedule”** means a document which is attached to and forms a part of this Policy containing specific details of the Policy.
- hhh. **“Single Premium”** means the amount payable by the Policyholder at the Policy Commencement Date, as per the amount specified in the Schedule.
- iii. **“Single Premium Fund Value”** is equal to the total Units in respect of the Single Premium received under this Policy multiplied by the respective Unit Price/NAV on the relevant Valuation Date.
- jjj. **“Sum Assured”** is the amount as specified in the Schedule or such amounts as set out in a subsequent Endorsement issued by the Company upon the Policyholder choosing any option available under the Policy. The Sum Assured prevailing on the date of death is known as Prevailing Sum Assured and will be used to determine the Death Benefit under the Policy.
- kkk. **“Surrender Value”** means the amount payable to the Policyholder on surrender as per Section 9 below.
- lll. **“Top up Premium”** means any additional premium paid voluntarily by the Policyholder (other than the Regular Premium/Single Premium) under the Policy in accordance with Section 11g) below
- mmm. **“Top up Premium Fund Value”** is equal to the total Units in respect of Top up Premiums, if any, received under this Policy multiplied by the respective Unit Price/NAV on the relevant Valuation Date.
- nnn. **“Total Premiums Paid”** means the sum of all Single Premium/Regular Premiums and Top-up Premiums, if any, received till date.
- ooo. **“Top up Sum Assured”** means the additional Sum Assured

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which is referred-to, to determine the Death Benefit payable after the Date of Commencement of Risk and calculated in accordance with Section 11g) below. It is the Top up Sum Assured as it prevails as on the date of death.

- ppp. "UIN" means the Unique Identification Number allotted to this Plan by the IRDA.
- qqq. "Unit" means a proportionate part of the underlying segregated linked Fund created to determine the Unit Price/NAV.
- rrr. "Unit Account" means an individual account created and administered by the Company for a Policy and consisting of Units in one or more Funds, which are valued in reference to the Unit Price/NAV of respective Fund.
- sss. "Unit Price/NAV" means the value per Unit calculated in Rupees as follows:
Unit Price/NAV = Market value of investment held by the Fund plus value of Current Assets less value of Current Liabilities and Provisions, if any, divided by number of Units existing on Valuation Date. This calculation will be done before creation / redemption of Units.
- ttt. "Valuation Date" refers to the date when the Unit Price/NAV of the Fund is determined.
- uuu. "w.r.t" means with respect to.

Part C

2. Policy Description

- This is a non-participating, life, individual, Unit-Linked Single Premium/Regular Premium payment endowment plan.
- The Policy provides Death Benefit, Maturity Benefit, Surrender Value and Additional Allocation, as detailed in Section 5 below.
- The Policy also provides Return of Mortality Charge if the Policy is a Regular Premium Policy, as mentioned in Section 5d) below.
- The Policy enables the Policyholder to participate only in the investment performance of the Funds to the extent of allocated Units and does not in any way confer any right and shall not be deemed to confer any right whatsoever on the Policyholder or the Life Assured to otherwise share in the assets, the profits or surplus of the business of the Company.
- The Policy issued to a Life Assured who is less than the Age of 18 years shall mature only after the Life Assured has attained the Age of 18 years. In such Policies, no partial withdrawals shall be allowed before the Life Assured attains the Age of 18 years
- If the Life Assured is a Minor at the Policy Commencement Date, on attaining the Age of majority, i.e., 18 years, the Policy will vest on Life Assured. Thereafter, the Life Assured shall become the Policyholder who will then be entitled to all the benefits and subject to all liabilities of the Policy

3. Premium

- If the Policy is a Regular Premium Policy, then the Regular Premium is payable in full on the Due Dates of Premium specified in the Schedule/latest-Policy-Endorsement or within the Grace Period allowed. Regular Premium is payable during the entire Premium Paying Term.
- The Company does not have any obligation to issue a notice that Regular Premium is due or for the amount that is due.
- The Company will not accept as the Regular Premium, any amount less than the Regular Premium amount due.
- Where the Regular Premium in full has not been paid even within the Grace Period, the Policy shall be subject to the "Non-payment of Regular Premium and Forfeiture" condition(s) as per Section 7 below.

- If the Policy is a Single Premium Policy, then, the Single Premium specified in the Schedule must be received in full at the Policy Commencement Date.
- The Company will not accept as the Single Premium, any amount less than Single Premium amount due.

4. Premium Allocation

Units are allocated under the Policy based on the amount of Single Premium/Regular Premium and Top up Premium if any, the Premium Allocation Rate and the Unit Price/NAV of each Fund on the date of allocation. Such allocations may be made up to 1/10,000th of a Unit or such other fraction as the Company may decide from time to time.

5. Policy Details

a. Death Benefit:

On the death of the Life Assured after the Date of Commencement of Risk and before the Maturity Date, the Company shall pay Claimant in accordance with the following:

- If the Policy is in-force and all due Regular Premiums have been received in full until the date of death of Life Assured, the Death Benefit payable will be the Higher of (Prevailing Sum Assured or Single Premium Fund Value/ Regular Premium Fund Value) PLUS Higher of (Top-up Sum Assured or Top-up Premium Fund Value), all, as on date of receipt of intimation of the death of the Life Assured. The Death Benefit is subject to a minimum amount equivalent to the Guaranteed Benefit.
- If the Policy originally with Regular Premium payment is being continued as a paid-up Policy [as per Section 7b below] as on the date of death of the Life Assured, the Death Benefit payable will be the Higher of the (Paid up Sum Assured or Regular Premium Fund Value) PLUS Higher of (Top-up Sum Assured or Top-up Premium Fund Value), all, as on date of receipt of intimation of the death of the Life Assured. The Death Benefit is subject to a minimum amount equivalent to the Guaranteed Benefit.
- If the Policy originally with Regular Premium payment is a Discontinued Policy [as per Section 7a) below] as on the date of death of the Life Assured, the Death Benefit payable will be the Discontinuance Value as on the date of receipt of intimation of death of the Life Assured.
- Notwithstanding that mentioned above, if the death of the Life Assured is during the Grace Period, the full Death Benefit as per Sub-Section a)i) above, will be payable.
- Notwithstanding that mentioned in Sub-Section i) above, if settlement option, as per Section 11d) below, is opted for at Maturity Date, then, the Death Benefit during the settlement period shall be the higher of (the Guaranteed Benefit or the Fund Value and the policy will terminate).
- The amount of Sum Assured, Paid Up Sum Assured and Guaranteed Benefit will be reduced to the extent of the non-systematic partial withdrawals made from the Single Premium Fund/Regular Premium Fund during the two (2) year period immediately preceding the date of death of the Life Assured. The partial withdrawal made from the Top Up Premium Fund shall not be deducted for this purpose.
- Payment of the Death Benefit is subject to all cases to Section 21, Section 27 and Section 33 below.
- The Death Benefit shall not be payable if the Policy has been terminated as per Section 25 below.
- The Policy and all benefits under the Policy shall terminate as per Section 7 below.

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minate on the date of receipt of intimation of death of the Life Assured if the settlement option, as per Section 11d) below, is not opted.

b. Maturity Benefit:

On the Life Assured being alive on the Maturity Date, the Company will pay the Maturity Benefit equal to the Fund Value.

The Maturity Benefit shall not be payable if the Policy has been terminated, as per Section 25 below.

c. Additional Allocation:

- i. For Regular Premium payment policies, 3% of each Regular premium paid in the first policy year will be added to the Regular Premium Fund Value at the time of allocation of each Regular premium paid.
- ii. For Single Premium payment policies, 1% of Single Premium will be added to the Single Premium Fund Value at the time of allocation of premium.
- iii. There will not be any Additional Allocation w.r.t. any Top-Up premium paid.
- iv. There will be no Additional Allocation in the 2nd policy year and thereafter.
- v. The Additional Allocation will be added into each fund and will be as per the premium apportionment percentages as at the date of addition. Unit Price as on the date of addition will be used for the unitization.

d. Return Of Mortality Charge (ROMC):

1. Under a Regular Premium Policy:

An amount equal to the total of all the Mortality Charges deducted [as per Section 15a) below] during the Policy Term, multiplied by a factor (dependent on premium band of the policy as mentioned below) will be added respectively, to the Regular Premium Fund Value at the Maturity Date, provided that the Policy is in force and all due Regular Premiums have been received in full under the Policy.

For Regular Premium

Annualized Premium	Factor
Less than 1,20,000	100%
1,20,000 to less than 2,40,000	110%
2,40,000 and above	125%

For Top-Up Premium, 100% of total amount of mortality Charges deducted throughout the Policy Term will be added to the Top-Up Premium Fund Value.

If the option to reduce Regular Premium is chosen at any time during the Policy Term, the factor as per the above table, used to arrive at the Return of Mortality Charge amount, will be as based on the reduced Annualized Premium

The ROMC will be added subject to the following:

- i. The amount payable under the ROMC shall exclude any extra mortality Charges and/or any GST & cess with respect to the Mortality Charge that has been deducted.
- ii. If the Top up Premium Fund Value is NIL at the Maturity Date, but Mortality Charge was deducted with respect to Top up Premium during the Policy Term, the amount of ROMC due with respect to Top up Premium will also be added to the Single Premium Fund Value/Regular Premium Fund Value.
- iii. The amount of ROMC will be added in the Funds in

the same proportion as the value of those Funds as at the date of the ROMC addition. Unit Price/NAV as on the date of ROMC addition will be used for the unitization.

- iv. No ROMC will be available in a Policy that has been terminated in accordance with Section 25 below, or is a surrendered Policy, or is a Discontinued Policy or has been converted to a paid-up Policy as per Section 7b below.

2. Under a Single Premium Policy:

Return of Mortality Charge is not available for the Mortality Charges [as per Section 15a) below] deducted either with respect to the Single Premium Sum Assured or with respect to any Top-up Premium Sum Assured under a Single Premium Policy.

e. Additional Rider Benefits

As per the Rider Document available with the Policy.

Part D

6. Free Look Period

- a. The Policyholder has a Free Look Period of thirty (30) days from the date of receipt of the Policy Document, to review the terms and conditions of the Policy and where the Policyholder disagrees to any of those terms or conditions, or otherwise and have not made any claim, he has the option to return the Policy to the Company for cancellation, stating the reasons for his objection, then, he shall be entitled to a refund of the Single Premium/Regular Premiums and any Top-Up Premium paid, subject to a deduction of a proportionate risk premium for the period of cover, deduction of Additional Allocation and the expenses incurred on medical examination and stamp duty charges.
- b. In addition to the deductions above, the Company shall also be entitled to repurchase the Units at the Unit Price as on the date of cancellation

7. Non-payment of Regular Premium and Forfeiture [Only Applicable for a Policy with Regular Premium payment]

- a. On Discontinuance of Regular Premiums due during the Lock-in Period, the Policy will be converted to a Discontinued Life Policy, immediately & automatically, (without any risk cover, any additional rider cover, ROMC, Guaranteed Benefit) at the end of the Grace Period, and the Regular Premium Fund Value less the Discontinuance/Surrender Charge along with Top up Premium Fund Value, if any, will be transferred to the Discontinued Life Policy Fund.
 - i. A notice will be sent by the Company to the Policyholder within three (3) months from the date of first unpaid Regular Premium, informing the Policyholder of the status of the Policy and requesting to revive the Policy or communicate to the Company agreeing to revive the Policy within the Revival Period, by paying all due Regular Premiums, subject to Section 8 below.
 - ii. If the Policyholder has opted to revive the Policy but has not revived the Policy within the Revival Period, the Discontinuance Value shall be payable as the Surrender Value at the end of the Lock-in Period or at the end of the Revival Period, whichever is later (immediately & automatically).
 - iii. If no communication is received from the Policyholder with respect to the revival of the Policy, then, immediately & automatically, the Discontinuance Value shall be payable as the Surrender Value at the end of Lock-in Period.
 - iv. At any time the Policyholder has the option to completely withdraw from the Policy without any risk cover,

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any additional rider cover, Guaranteed Benefit, ROMC, and receive the Discontinuance Value (as Surrender Value) at the end of the Lock-in Period or the Date of Surrender, whichever is later.

- b. On Discontinuance of Regular Premiums due after the Lock-in Period, the Policy will be, immediately & automatically, converted to a paid-up Policy at the end of the Grace Period, with risk cover under the base Policy to the extent of the Paid-up Sum Assured and without any rider cover and ROMC. The Paid-up Sum Assured will be the Prevailing Sum Assured in the Policy multiplied by the proportion of the number of Regular Premiums paid to the number of Regular Premiums payable in the Policy. All Charges, as per Section 15 below, will be deducted.
 - i. A notice will be sent by the Company to the Policyholder within three (3) months from the date of first unpaid Regular Premium, informing the Policyholder of the status of the Policy and requesting him to exercise one of the options mentioned below.
 1. Option A: Revive the Policy or, communicate agreeing to revive the Policy within the Revival Period, by paying all due Regular Premiums and subject to Section 8 below, OR
 2. Option B: Intimate the Company to completely withdraw from the Policy without any risk cover or additional rider cover and receive the Surrender Value under the Policy as on the date of receipt of such intimation.
 - ii. If the Policyholder has chosen the Option A above but does not revive the Policy during the Revival Period, or the Company does not receive any communication from the Policyholder, at the end of the Revival Period, if the Policy has not been revived, immediately & automatically, the Surrender Value under the Policy as at the end of the Revival Period will be payable.
 - iii. If the Policyholder decides to surrender the Policy as per Option B above, the Surrender Value under the Policy as on the date of receipt of such intimation, will be payable to the Policyholder.
- c. Notwithstanding anything mentioned above, on the death of the Life Assured,
 - i. If the Policy is discontinued as per Sub-Section a) above, the Discontinuance Value as on the date of receipt of intimation at the Company's office, shall be payable as Death Benefit, and, then, the Policy will terminate.
 - ii) If the Policy is discontinued as per Sub-Section b) above, the higher of the [Paid up Sum Assured or Regular Premium Fund Value] plus higher of the [Top-up Sum Assured or Top-up Premium Fund Value], if any, as on the date of receipt of intimation, subject to a minimum of the Guaranteed Benefit shall be payable as the Death Benefit, and, then, the Policy will terminate.

8. Revival [Only Applicable for a Policy with Regular Premium payment]

The Discontinued Policy or paid-up Policy [as per Section 7b) above] can be revived subject to the following:

- a. The Company receives the request for revival by the Policyholder within Revival Period, provided the Policy is not terminated already.
- b. Such information and documentation as may be requested by the Company is submitted by the Policyholder at his own expense.
- c. The Policy may be revived on the original Policy terms & conditions, revised terms & conditions or disallowed revival, based on Board approved underwriting guidelines.
- d. On revival of the Policy,

- i. The Policy will be revived restoring the risk cover, Additional Allocation, Guaranteed Benefit, ROMC, additional rider cover; as applicable. The Additional Allocation will be restored for due premiums as per Section 5(c) above.
- ii. All the due but unpaid Regular Premiums will be collected, and unitized without charging any interest or fee.
- iii. The Discontinuance Value of the Policy together with the amount of Discontinuance/Surrender Charge (without any interest) as deducted by the Company shall be restored to the applicable Fund/s available at the time of Discontinuance, at their prevailing Unit Price/NAV.
- iv. The Premium Allocation Charge, Policy Administration Charge, as applicable, during the Discontinuance period shall be deducted from Regular Premiums paid or from the Fund/s at the time of revival
- v. ROMC due but not allocated during the period the Policy was in Discontinuance or paid-up [as per Section 7b) above], shall be added to the Fund Value as on the date of revival.

9. Surrender Value

- a. The Policyholder may, at any time, surrender the Policy.
- b. If the Policy is surrendered during the Lock-in Period,
 - i. The Single Premium Fund Value/Regular Premium Fund Value less the Discontinuance/Surrender Charge, if any, per Section 15 f) below, along with Top up Premium Fund Value, if any, (all as on the Date of Surrender) will be transferred to the Discontinued Life Policy Fund, and all risk cover under the Policy will be terminated immediately.
 - ii. On surrender during the Lock-in Period, the option to revive the Policy will not be available to such a Discontinued Life Policy.
 - iii. The Discontinuance Value, as per Section 10a) below, at the end of the Lock-in Period will be payable to the Policyholder as Surrender Value.
- c. If the Policy is surrendered after the completion of the Lock-in Period, the Surrender Value payable to the Policyholder will be Single Premium Fund Value/Regular Premium Fund Value along with Top up Premium Fund Value, if any, as on the Date of Surrender.
- d. The Policy will terminate thereafter upon payment of the Surrender Value.

10. Discontinuance Value

The Discontinuance Value is applicable to the Policy during the Lock-in Period, if the Single Premium/Regular Premiums are discontinued [as per Section 7a) above] or if the Policy is surrendered [as per Section 9b) above].

- a. The Discontinuance Value of a Policy will be the higher of
 - i. The Single Premium Fund Value/Regular Premium Fund Value less the Discontinuance/Surrender Charge, if any, [per Section 15 f) below], along with Top up Premium Fund Value, if any, all as on Date of Discontinuance/Date of Surrender, accumulated at the rate of return earned on the Discontinued Life Policy Fund net of Fund Management Charge (FMC) [per Sub-Section c) below] OR
 - ii. The Single Premium Fund Value/Regular Premium Fund Value less the Discontinuance/Surrender Charge, if any, [per Section 15 f) below], along with Top up Premium Fund Value, if any, all as on Date of Discontinuance/Date of Surrender, accumulated at the minimum guaranteed rates of investment return net of Fund Management Charge [per Sub-Section c) below].

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- b. As per the "IRDAI (Insurance Products) Regulations, 2024", the current minimum guaranteed rate of investment return is 4% p.a. and the current cap on Fund Management Charge on the Discontinued Life Policy Fund is 0.50% per annum.
- c. The Fund Management Charge and the minimum guaranteed rates of investment return [both mentioned in Sub-Section b) above], for the calculation of the Discontinuance Value may change from time to time in accordance with any change in the IRDAI guidelines/regulations in future.

11. Flexibilities

The Policyholder may exercise any of the following options by using the application form specified by the Company and meeting the conditions set out below:

a. Switching between Funds

- i. The Policyholder can switch Units from one Fund to another (except from/to the Discontinued Life Policy Fund), by giving written notice to the Company.
- ii. The minimum switching amount is Rs. 5,000 or the value of Units held by the Policyholder in the Fund to be switched from, whichever is lower.
- iii. The Company shall affect the switch by redeeming Units from the Fund to be switched from and allocating new Units in the Fund being switched to at their respective Unit Price/NAV.
- iv. The Policyholder can exercise unlimited free switches.

b. Partial Withdrawal (Non Systematic)

Any time after the Lock-in Period, the Policyholder will have the option to partially withdraw Units from his/her Fund/s subject to following conditions:

- i. On partial withdrawals, eligible Top Up Units would be en-cashed first on First in First out (FIFO) basis before allowing partial withdrawals from the Regular Premium Fund Value/Single Premium Fund Value.
- ii. For the purpose of partial withdrawals, each payment of Top Up Premium shall have a Lock-in Period.
- iii. The Regular Premium Fund Value should not fall below four (4) times of the Prevailing Annualized Premium, across all Funds, after a non-systematic partial withdrawal.
- iv. The Single Premium Fund Value must have a minimum balance of 1/5th of the Single Premium, across all Funds, after a non-systematic partial withdrawal.
- v. The minimum amount of non-systematic partial withdrawal at any one time is Rs. 5,000/-.
- vi. The maximum amount of non-systematic partial withdrawal at any one time is 10% of the Total Premiums Paid, as on the withdrawal request date.
- vii. A maximum of two (2) non-systematic partial withdrawals can be made in any one (1) Policy Year.
- viii. The total amount withdrawn through-out the Policy Term through non-systematic partial withdrawal cannot exceed 50% of the Total Premiums Paid.
- ix. The time gap between any two (2) non-systematic partial withdrawals cannot be less than three (3) months.
- x. The Company shall affect the partial withdrawal by redeeming Units from the Fund/s at their respective Unit Price/NAV.
- xi. A partial withdrawal shall not be allowed if it will result in Foreclosure of the Policy.
- xii. In case of Minor life, partial withdrawal is allowed after attaining Age 18 years.
- xiii. No Charges would be levied for partial withdrawal.

- xiv. The policyholder will have the option to choose the fund he wants to do partial withdrawals from.
- xv. The Company reserves the right at any time and from time to time to vary the minimum/maximum value of Units to be withdrawn, charge on partial withdrawal, maximum number of withdrawals allowed during a Policy Year, maximum amount of total withdrawal allowed during the Policy Term, minimum time gap to maintain between two withdrawals and/or the minimum balance of value of Units to be maintained after such partial withdrawals, by giving written notice of three months in advance, subject to prior approval from IRDAI.

c. Premium Apportionment

- i. The Policyholder will have the choice to apportion the allocated Single/Regular Premium and Top up Premium, if any, into the Seventeen (17) Funds offered.
- ii. The Policyholder may, at any time, change the proportion of Regular Premium and Top up Premium, if any, to the Funds he wishes to invest in.
- iii. The proportion to any Fund in which the Policyholder wishes to invest-in must be at least 5% of the Regular Premium and Top up Premium, if any. The Company will reserve the right to revise the minimum apportionment percentages upon giving written notice of not less than three (3) months, subject to obtaining clearance from the IRDAI.
- iv. Miscellaneous Charge, as mentioned in Section 15e) below, will be applicable if the premium apportionment is altered.

d. Settlement Option

- i. The Claimant will have the option to receive the Maturity Benefit or the Death Benefit in installments (payable yearly, half yearly, quarterly or monthly, at the option of the Claimant, as the case may be) spread over a maximum period of five (5) years.
- ii. If the Claimant chooses the settlement option, in case of death, the Death Benefit will be unitised into Fund(s) in same proportion as it was on the date of intimation of death. In case of maturity, the Policy monies continue to be invested in the same Funds as at the Maturity Date, with the option of switching between Funds as per Section 12a)v) below.
- iii. The first instalment will be due as on the Maturity Date or the date of intimation of death, as applicable.
- iv. The amount paid out to the Claimant in each installment will be the outstanding Fund Value as at that installment date divided by the number of outstanding installments, hiked-up by 0.5%. Therefore, each installment is equal to $[\text{Fund Value} / \text{No. of Outstanding Installment}] * 1.005$.
- v. The hike-up is given as an additional benefit, as the Policyholder has opted to stay invest with the Company. The hike-up is called the Return Enhancer.
- vi. Installment payments will be made by redeeming Units from the Funds at the Unit Price/NAV applicable on the installment date.
- vii. The risk cover for Death Benefit during the settlement period shall be w.r.t. to the life/lives assured under the Policy.
 - 1. When settlement is opted on death, no risk cover will be available during the period of the settlement option.
 - 2. When settlement is opted on maturity, the death risk cover will be available for the Life Assured.
 - a. The Death Benefit will be the higher of 105% of Total Premiums Paid or outstanding Fund Value.
 - b. In case of death during the settlement period,

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the Death Benefit as on the date of intimation of death will be paid as a lump-sum to the Claimant and the Policy will terminate on the payment of the Death Benefit.

- c. In the case of, both, maturity and death, Rider covers will not be available.

- viii. No partial withdrawals are allowed during the settlement period.
- ix. Fund switches are allowed during the settlement period and Switching Charge, if any, will be applicable for the same.
- x. Fund Management Charge would be adjusted in the Unit Price/NAV and Mortality Charge shall be deducted through the redemption of Units from the Funds during the settlement period.
- xi. The investment risk in the investment portfolio during the settlement period shall be borne by the Claimant.
- xii. Alternatively, instead of taking Fund Value in installments the Claimant will have an option to withdraw the Fund Value completely, anytime during the settlement period. The Fund Value will be calculated as the total number of outstanding Units in the Policy multiplied by the Unit Price/NAV as on date of complete withdrawal.

e. Alteration of Premium Payment Frequency [Applicable for Regular Premium version only]

- i. The Premium Payment Frequency may be changed at any time as long as the existing and requested Premium Payment Frequencies can be aligned and subject to minimum prevailing Regular Premium as specified, if any, applicable to the Policy. Such change can be done by giving written notice to the Company thirty (30) days' prior to the Policy Anniversary.
- ii. Miscellaneous Charge, as mentioned in Section 15 e) below, will be applicable for this alteration.

f. Option to reduce the Regular Premium

- i. The Policyholder will have the option to reduce the Regular Premium under the Policy after the Lock-in Period before the end of the Premium Paying Term.
- ii. The reduction can be up to a maximum percentage of 50% of the Regular Premium at the Policy Commencement Date subject to the minimum Regular Premium allowed under the Policy then.
- iii. Once reduced, the same cannot be increased subsequently, even to the extent of the Regular Premium at the Policy Commencement Date.
- iv. On receipt of the reduced Regular Premium, the Sum Assured under the Policy will be correspondingly reduced.
- v. Miscellaneous Charge, as mentioned in Section 15 e) below, will be applicable for the option.
- vi. If the option to reduce Regular Premium is chosen at any time during the Policy Term, the factor used to arrive at the Return of Mortality Charge amount, will be as based on the reduced Annualized Premium.

g. Top Up Premium

- i. Except during the last five (5) Policy Years, the Policyholder shall have the option to pay Top Up Premium limited to the total of the Single Premium/Regular Premiums paid under the Policy and provided all due Single Premium/Regular Premiums have been paid till the time of payment of the Top Up Premium, subject to Sub-Section 3) below. The Top Up Premium would be treated as a single premium.
- ii. The amount of Top Up Premium paid shall determine

the Top Up Sum Assured. The Top up Sum Assured will be as per the choice of the Policyholder and as per the minimum and maximum allowed for the product.

- iii. At any point of time during the Policy Term, the total Top Up Premiums paid shall not exceed the sum total of the Single Premiums/Regular Premiums paid till that point of time.
- iv. The Company reserves the right to call upon and request for any information/documentation to verify the good health of the Life Assured and require the Life Assured to undergo any medical examination (at the Policyholder's expense) for granting Top Up Sum Assured. The Company reserves the right not to accept the Top Up Premium based on the board approved underwriting guidelines and other applicable regulations.
- v. The minimum Top Up Premium payable is Rs. 5,000, subject always to the Company's right to alter this minimum amount payable from time to time, subject to prior approval from the IRDAI.
- vi. Top-Up Premiums once paid cannot be withdrawn from the Fund for a period of 5 years from the date of payment of the Top Up Premium, except in case of complete surrender of the Policy.

h. Option to change Premium Paying Term [Applicable for Regular Premium version only]

The Policyholder has an option to change the Premium Payment Term (PPT) in his Policy. This option is not applicable for a Single Premium Policy.

- i. The option to change the PPT will be available at any time. The option can be exercised at any time only after the payment of first 5 Policy Years' full Regular Premium and provided all due premiums have been paid till date. The option must be exercised before the expiry of the prevailing Premium Payment Term.
- ii. The change in PPT is subject to the Premium Payment Term and Policy Term combination being available under the plan.
- iii. The change will be subject to the prevailing Board Approved Underwriting Policy of the Company.
- iv. Miscellaneous Charge, as mentioned in Section 15 e) below, will be applicable for the option.

Part E

CHARGES, FUND OPTIONS, PORTFOLIO STRATEGIES, Etc

12. The Policyholder will have the following Seventeen (17) Funds to choose from:

Type of Funds

- i. The following Seventeen (17) Funds are available as at the Policy Commencement Date:
1. Accelerator Mid-Cap Fund II
 2. Asset Allocation Fund II
 3. Bluechip Equity Fund
 4. Bond Fund
 5. Equity Growth Fund II
 6. Liquid Fund
 7. Pure Stock Fund
 8. Pure Stock Fund II
 9. Flexi Cap Fund
 10. Sustainable Equity Fund
 11. Dynamic Asset Allocation Fund
 12. Small Cap Fund
 13. Individual Short Term Debt Fund
 14. Midcap Index Fund
 15. SmallCap Quality Index Fund
 16. Nifty Alpha 50 Index Fund

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17. Nifty 200 Alpha 30 Index Fund

- ii. All the Funds will be internally managed by the Company. The details of the Fund management/amendment are as mentioned in Section 19 below.
- iii. The Company may add, close, merge, modify or consolidate the Funds under this Policy with prior approval from the IRDAI. . "Liquid Fund" will be the default Fund in case

- of closure or modification of any Fund in future.
- iv. The Policyholder has the choice to choose one or more of the Funds.
- v. The Fund investment objectives and other details are as given below.

Fund Name	Investment Objective	Risk Profile	Asset Allocation	SFIN
Equity Growth Fund II	The investment objective of this Fund is to provide capital appreciation through investment in selected equity stocks that have the potential for capital appreciation.	Very High	Equity: Not less than 60% Bank deposits: 0% to 40% Money market instruments, Cash, Mutual funds#: 0% to 40%	ULIF05106/ 01/10EQTYGR OW02116
Accelerator Mid-Cap Fund II	The investment objective of this Fund is to achieve capital appreciation by investing in a diversified basket of mid cap stocks and large cap stocks.	Very High	Equity: Not less than 60%, Out of the equity investment at least 50% will be in mid cap stocks Bank deposits: 0% to 40% Money market instruments, Cash, Mutual funds#: 0% to 40%	ULIF05206/01/ 10ACCMID- CA02116
Pure Stock Fund	The investment objective of this Fund is to specifically exclude companies dealing in gambling, contests, liquor, entertainment (films, TV etc.), hotels, banks and financial institutions	Very High	Equity: Not less than 60% Bank deposits: 0% to 40% Money market instruments, Cash, Mutual funds#: 0% to 40%	ULIF02721/07/ 06PURESTK- FUN116
Pure Stock Fund II	The investment objective of this Fund is to specifically exclude companies dealing in gambling, contests, liquor, entertainment (films, TV etc.), hotels, tobacco and tobacco related institutions.	Very High	Equity: Not less than 75% Money market instruments, Cash, Fixed deposits, Mutual funds#: 0% to 25%	ULIF07709/01/ 17PURSTK- FUN2116
Asset Allocation Fund II	The investment objective of this Fund will be to realize a level of total income, including current income and capital appreciation, which is consistent with reasonable investment risk. The investment strategy will involve a flexible policy for allocating assets among equities, bonds and cash. The fund strategy will be to adjust the mix between these asset classes to capitalize on the changing financial markets and economic conditions. The Fund will adjust its weights in equity, debt and cash depending on the relative attractiveness of each asset class.	High	Equity: 40% - 90% Debt, Bank deposits & Fixed Income Securities: 0% - 60% Money market instruments: 0% - 50%	ULIF07205/ 12/13ASSE- TALL02116
Bluechip Equity Fund	The investment objective of this Fund is to provide capital appreciation through investment in equities forming part of NSE NIFTY.	High	Equity: Not less than 60% Bank deposits: 0% to 40% Money market instruments, Cash, Mutual funds***: 0% to 40%	ULIF06026/ 10/10BLUEC- HIPEQ116
Bond Fund	The investment objective of this Fund is to provide accumulation of income through investment in high quality fixed income securities	Moderate	Debt and debt related securities incl. Fixed deposits: 40% to 100% Money market instruments, Cash, Mutual funds***: 0% to 60%	ULIF02610/ 07/06BOND- FUNDLI116
Liquid Fund	The objective of this fund is to have a Fund that aims to protect the invested capital through investments in liquid money market and short-term instruments	Low	Bank deposits and Money Market Instruments: 100%	ULIF02510/ 07/06LIQUID- FUND116
Flexi Cap Fund	To achieve capital appreciation by investing in a diversified basket of stocks across market capitalizations i.e. Large cap, mid cap and small cap	Very High	Equity & Equity related instruments: 65%-100%. Cash, Bank deposits, Liquid Mutual funds and money market instruments: 0-35%	ULIF07917/11/ 21FLXCAP- FUND116
Sustainable Equity Fund	To focus on investing in select companies from the investment universe which conduct business in socially and environmentally responsible manner while maintaining governance standards	Very High	Equity & Equity related instruments: 65%-100%. Cash, Bank deposits, Liquid Mutual funds and money market instruments: 0%-35%	ULIF08017/11/ 21SUSE- QUFUND116

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Dynam-ic Asset Allocation Fund	The investment objective of this fund will be to realize a steady stream of current income and as well as generate capital appreciation with appropriate risk and return expectations of the asset classes. The investment strategy would involve a flexible asset allocation among fixed income and equity securities based on the outlook for each of these asset classes.	High	Equity & Equity related Instrument - 10% to 90% Debt and Debt Related Instrument- 10% to 90% Money Market Instrument-0%-80%	ULIF08617/01/ 23DYNASAL- LOC116
Small Cap Fund	To achieve capital appreciation by investing in a diversified basket of predominantly* small cap stocks.	Very High	Equity* = 65-100% Bank deposit, money market instrument and Mutual Funds = 0-35% *minimum 60% in small cap stocks, Market-cap exposure is based on equity exposure re-scaled to 100%	ULIF08717/01/ 23SMALLCAP- FU 116
Midcap Index Fund####	To provide capital appreciation through investment in equities forming part of Nifty Midcap 150 Index	Very High	Equity & Equity related instruments - 65-100%. Cash, Bank Deposits, Liquid Mutual Funds and Money Market Instruments - 0-35%	ULIF08919/10/ 23MIDCPINDFD 116
Individual Short Term Debt Fund	To provide stable returns through investment in various fixed income securities	Moderate	Debt & Debt Related Instruments - 40% to 100% Money Market Instrument -0%-60%	ULIF08817/01/ 23IND- STRMDBT 116
SmallCap Quality Index Fund####	To provide capital appreciation through investment in equities forming part of Nifty SmallCap 250 Quality 50 Index.	Very High	Equity & Equity related instruments: 65-100% Cash, Bank Deposits, Liquid Mutual Funds and Money Market Instruments: 0-35%	ULIF09103/01/ 24SMCPQYINDF 116
Nifty Alpha 50 Index Fund####	To provide capital appreciation through investment in equities forming part of Nifty Alpha 50 Index.	Very High	Equity & Equity related instruments: 65-100%. Cash, Bank Deposits, Liquid Mutual Funds and Money Market Instruments: 0-35%	ULIF09221/05/ 24NYAPA50IND 116
Nifty 200 Alpha 30 Index Fund####	To provide capital appreciation through investment in equities forming part of Nifty 200 Alpha 30 Index.	Very High	Equity & Equity related instruments: 65-100%. Cash, Bank Deposits, Liquid Mutual Funds and Money Market Instruments: 0-35%	ULIF09321/05/ 24N200AP30IN 116

The Company will comply with Regulation 8 of Annexure INV-I of the IRDAI (Actuarial, Finance and Investment Functions of Insurers) Regulations, 2024 (as amended from time to time) read with the Master Circular – Investment issued thereunder, the Policyholder will be given the option of free switch to the fund/s mentioned under the column (as per his choice).

*** The maximum investment in mutual funds shall be governed by the relevant IRDAI guidelines

####SFIN - Segregated Fund Identification Number

####Please note that the fund aims to replicate the performance of benchmark index, subject to tracking error.

13. Force Majeure Condition

- As per IRDAI (Insurance Product) Regulation 2024, Schedule I, Clause 2, Section A, sub-Section v, the company will declare a 'Single' Unit Price or Net Asset Value (NAV) for each segregated Fund on a day-to-day basis.
- The company specifies that, in the event of certain force majeure conditions, the declaration of Unit Price or NAV on a day-to-day basis may be deferred and could include other actions as a part of investment strategy (e.g. taking exposure of any Segregated Fund (SFIN####) up to 100% in Money Market Instruments [as defined by Regulations 1(8) under Schedule III, Part-I of the IRDAI (Actuarial, Finance and Investment Function of Insurers) Regulations, 2024])
- The Company shall value the Funds (SFIN) on each day for which the financial markets are open. However, the Company may value the SFIN less frequently in extreme circumstances external to the Company i.e. in force majeure events, where the value of the assets is too uncertain. In such circumstances, the Company may defer the valuation of assets for up to 30 days until the Company is certain that the valuation of SFIN can be resumed.
- The Company shall inform IRDAI of such deferment in the valuation of assets. During the continuance of the force majeure events, all request for servicing the Policy including Policy related payment shall be kept in abeyance.
- The Company shall continue to invest as per the Fund mandates as described in Section 12a)v) above. However, the Company shall reserve its right to change the exposure of all or any part of the Fund to Money Market Instruments [as defined by Regulations 1(8) under Schedule III, Part-I of the IRDAI (Actuarial, Finance and Investment Function of Insurers) Regulations, 2024] in circumstances mentioned under points (a) and (b) above. The exposure of the Fund as per the Fund mandates as described in Section 12a) v) above shall be reinstated within reasonable timelines once the force majeure situation ends.
- Some examples of such circumstances [in Sub-Section a) & Sub-Section b) above] are:
 - When one or more stock exchanges which provide a basis for valuation of the assets of the Fund are closed otherwise than for ordinary holidays.
 - When, as a result of political, economic, monetary or

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any circumstances out of the control of the Company, the disposal of the assets of the Fund are not reasonable or would not reasonably be practicable without being detrimental to the interests of the continuing Policyholders.

- iii. In the event of natural calamities, strikes, war, civil unrest, riots and bandhs.
- iv. In the event of any force majeure or disaster that affects the normal functioning of the Company.
- g. In such an event, an intimation of such force majeure event shall be uploaded on the Company's website for information.

14. Fund Provisions

a. Purpose of the Funds

The Company has established the above Funds from which it will make payment of a part of or all of the benefits payable under this Policy.

b. Investment of the Funds

- i. The selection of the underlying investments of each Fund established by the Company and the valuation of assets to which it is referenced shall be such as the Company, in its absolute discretion, may from time to time determine provided it satisfies the investment objectives set out in Section 12 and 14 above and any IRDAI Regulations as applicable from time to time. It is further provided that the assets of each Fund may comprise such proportion as the Company may determine including un-invested cash or any other assets whether or not this produces income.
- ii. All assets relating to the Fund shall be and shall remain in the absolute beneficial ownership of the Company. There is no trust created, whether expressly or impliedly, by the Company in respect of the investments in favour of any person.

15. Charges

All Charges mentioned below will be subject to the applicable GST & cess.

a. Mortality Charge

- i. The Mortality Charge will be deducted at the rate as applicable to the attained Age and gender of the Life Assured, on the Date of Commencement of Risk by cancellation of units at the prevailing Unit Price and on each subsequent Monthly Due Dates by cancellation of units at the prevailing Unit price. The Mortality Charge may vary from Policy Year to Policy Year (and during the settlement period, if applicable) according to the attained Age of the Life Assured at the time of deduction of the same.
- ii. The Mortality Charge per thousand Sum at Risk is given in Annexure I.
- iii. The Mortality Charge is applied on the Sum at Risk under the Policy.
- iv. Mortality Charge would only be charged up to the date of death as applicable.
- v. For Female lives there is 3 years' Age set-back for calculating mortality Charges.

b. Fund Management Charge

Fund	Fund Management Charge per annum
Accelerator Mid Cap Fund II	1.35%
Asset Allocation Fund II	1.25%
Bluechip Equity Fund	1.25%

Bond Fund	0.95%
Equity Growth Fund II	1.35%
Liquid Fund	0.95%
Pure Stock Fund	1.35%
Pure Stock Fund II	1.30%
Flexi Cap Fund	1.35%
Sustainable Equity Fund	1.35%
Discontinued Life Policy Fund	0.50%
Dynamic Asset Allocation Fund	1.35%
Small Cap Fund	1.35%
Individual Short Term Debt Fund	0.95%
Midcap Index Fund	1.35%
SmallCap Quality Index Fund	1.35%
Nifty Alpha 50 Index Fund	1.35%
Nifty 200 Alpha 30 Index Fund	1.35%

This charge would be adjusted in Unit Price/NAV.

c. Policy Administration Charge

Nil

d. Premium Allocation Charge

Nil

e. Miscellaneous Charge

The Miscellaneous Charge will be of Rs.100 per applicable incidence as mentioned in Section 11 above and Section 34 below shall be charged. This shall be levied by cancellation of units at the unit price as on the due day.

f. Discontinuance/Surrender Charge

Under a Single Premium/Regular Premium Policy, the Discontinuance Charge, as per table below, shall be applicable to the Single Premium Fund Value/Regular Premium Fund Value only, on the Date of Discontinuance of the Policy.

Regular Premium

Where the Policy is discontinued during the Policy Year	Discontinuance Charge for the Policies having Annualized Premium up to ₹50000/-	Discontinuance Charge for the Policies having Annualized Premium above ₹50000/-
1	Lower of 20% * (AP or FV) subject to maximum of ₹ 3,000	Lower of 6% * (AP or FV) subject to maximum of ₹6,000
2	Lower of 15% * (AP or FV) subject to maximum of ₹ 2,000	Lower of 4% * (AP or FV) subject to maximum of ₹5,000
3	Lower of 10% * (AP or FV) subject to maximum of ₹1,500	Lower of 3% * (AP or FV) subject to maximum of ₹4,000
4	Lower of 5% * (AP or FV) subject to maximum of ₹ 1,000	Lower of 2% * (AP or FV) subject to maximum of ₹2,000
5 & above	Nil	Nil

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Single Premium

Where the Policy is discontinued during the Policy year	Maximum Discontinuance Charges for the policies having Single Premium up to ₹3,00,000/-	Maximum Discontinuance Charges for the policies having Single Premium above ₹ 3,00,000/-
1	Lower of 2% *(SP or FV) subject to a maximum of ₹ 3,000	Lower of 1% *(SP or FV) subject to a maximum of ₹6,000
2	Lower of 1.5% *(SP or FV) subject to a maximum of ₹ 2,000	Lower of 0.70% *(SP or FV) subject to a maximum of ₹5,000
3	Lower of 1% *(SP or FV) subject to a maximum of ₹1,500	Lower of 0.50% *(SP or FV) subject to a maximum of ₹4,000
4	Lower of 0.5% *(SP or FV) subject to a maximum of ₹ 1,000	Lower of 0.35% *(SP or FV) subject to a maximum of ₹2,000
5 & onwards	Nil	Nil

No Discontinuance Charge will be applied on Units in respect of Top Up Premium.

g. Revision of Charges

After taking due approval from the IRDAI, the Company reserves the right to revise the above mentioned Charges, except the Premium Allocation Charge and Mortality Charge which are guaranteed not to change throughout the Policy Term. The Charges which can be changed are:

- Fund Management Charge up to a maximum of 1.35% per annum will be adjusted in the Unit Price/NAV for Asset Accelerator Mid Cap Fund II, Allocation Fund II, Bluechip Equity Fund, Bond Fund, Equity Growth Fund II, Liquid Fund, Pure Stock Fund, Pure Stock Fund II, Flexi Cap Fund & Sustainable Equity Fund, Dynamic Asset Allocation Fund, Small Cap Fund, Individual Short Term Debt Fund, Midcap Index Fund, SmallCap Quality Index Fund, Nifty Alpha 50 Index Fund, Nifty 200 Alpha 30 Index Fund and 0.50% p.a. for the Discontinued Life Policy Fund.
- Policy Administration Charge up to a maximum of ₹500 per month.
- Miscellaneous Charge up to a maximum of ₹500/- per transaction
- Partial Withdrawal Charge up to a maximum of ₹500/- per transaction
- Switching Charge up to a maximum of ₹500/- per transaction

The Company will give a notice of three (3) months to the Policyholders for any changes in the above mentioned Charges. The Policyholder/Life Assured who does not agree with the revised Charges shall be allowed to surrender the Policy at the then prevailing Unit Price/NAV. Discontinuance/Surrender Charge will be applicable if the surrender is during the Lock-in Period, otherwise, not.

16. Recovery of Charges

- The Fund Management Charge as per Section 15 b) above along with applicable GST & cess will be adjusted in the Unit Price/NAV of the Funds while calculating the Unit Price/NAV.
- The Policy Administration Charge [per Section 15 c) above], the Mortality Charges [per Section 15a) above] all along with GST & cess will become due for deduction on each Monthly Due Dates and will be recovered by the redemption of Units at the prevailing Unit Price/NAV.

- The Discontinuance/Surrender Charge as per Section 15 f) above along with applicable GST & cess shall be applicable to the Single Premium Fund Value/Regular Premium Fund Value only, on the Date of Discontinuance of Policy.
- Miscellaneous Charge per Section 15 e) above, wherever applicable, will be recovered, as and when the Policyholder exercises the applicable options given under Section 11 above, by the redemption of Units at the prevailing Unit Price/NAV.
- In the event that the Units are held in more than one Fund, the cancellations of Units will be effected in the same proportion as the value of Units held in each Fund under the Policy. If the value of Units in any Fund falls to the extent that it is insufficient to support the deduction of proportionate monthly Charges, then the same shall be deducted proportionately from the value of Units of the other Funds.

17. Unit Transactions

- Allocation of Units/Creation of Units
 - For Single Premium/Regular Premium and Top-up Premium received in cash or local cheques or demand drafts, or requests for revival of a Discontinued Policy, settlement option in the case of death or switch in received by the Company, by the closing time for the day as specified by the IRDAI from time to time, the closing Unit Price/NAV of the day it is received shall be applicable. The closing time presently specified by the IRDAI is 3:00 pm
 - For Single Premium/Regular Premium and Top-up Premium received in cash or local cheques or demand drafts, or requests for revival of a Discontinued Policy, settlement option in the case of death or switch in received by the Company, after the closing time for the day as specified by the IRDAI from time to time, the closing Unit Price/NAV of the next Business Day shall be applicable. The closing time presently prescribed by the IRDAI is 3:00 pm
 - For Single Premium/Regular Premium and Top-up Premium received through outstation cheques or demand drafts, the closing Unit Price/NAV of the Business Day on which the cheque/demand draft is cleared shall be applicable
- Redemption of Units/Cancellation of Units
 - For written applications received by the Company from the Claimant for death, surrender, partial withdrawal, conversion to Discontinued Policy, or switch out by the closing time for the day as specified by the IRDAI from time to time, the same day's closing Unit Price/NAV shall be applicable. The closing time presently prescribed by the IRDAI is 3:00 pm.
 - For written applications received by the Company from the Claimant for death, surrender, partial withdrawal, conversion to Discontinued Policy or switch out after the closing time for the day as specified by the IRDAI from time to time, the closing Unit Price/NAV of the next Business Day shall be applicable. The closing time presently prescribed by the IRDAI is 3:00 pm.

18. Non-Participation in Profits

The Policy enables the Policyholder to participate only in the investment performance of the Funds and shall not be deemed to confer any right to share in the assets, the profits or surplus of the business of the Company.

19. Fund Amendments

After taking prior approval from IRDAI, the Company may carry out addition, closure or merger of the Funds available under this Policy.

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20. Unit Statement

The Company will issue a Unit Statement to the Policyholder at every Policy Anniversary or on the happening of any Unit transaction under the Policy except due to deduction of the Charges.

Part F General Conditions

21. Suicide Exclusion

In case of death due to suicide within 12 months from the Date of Commencement Risk or from the date of latest revival of the Policy, whichever is later, the Claimant shall be entitled to the Fund Value, as available on the date of intimation of death. Any Charges other than Fund Management Charges or guarantee Charges recovered subsequent to the date of death shall be added to the Fund Value as at the date of intimation of death. There is no other exclusion applicable with respect to death other than suicide clause

22. Age Proof

- a. The Mortality Charge/s, payable under the Policy is calculated on the basis of the Life Assured's Age and gender as declared in the Proposal Form. If the Age has not been admitted by the Company, the Policyholder shall furnish such proof of Age as is acceptable to the Company and have the Age admitted.
- b. If the Age so admitted (the "correct Age") is found to be different from the Age declared in the Proposal Form, then without prejudice to the Company's other rights and remedies including those under the Insurance Act, 1938, the following actions shall be taken:
 - i. If the correct Age is such as would have made the Life Assured uninsurable under this Policy, the Policy shall stand altered to such plan of assurance as is generally granted by the Company for the Life Assured's correct Age, which will be subject to the terms and conditions as are applicable to that plan of assurance. If it is not possible to grant any other plan of assurance, the Policy shall stand discontinued/terminated with immediate effect by the Company and:
 1. If the Policy is discontinued before the completion of the Lock-in Period, the Discontinuance Value, as per Section 10 above, shall become payable at the end of the Lock-in Period,
 2. If the Policy is terminated after the completion of the Lock-in Period, the Surrender Value shall be payable immediately.
 - ii. If the Life Assured's correct Age is higher than the Age declared in the Proposal Form, the Mortality Charge/s, payable under the Policy shall be altered corresponding to the correct Age of the Life Assured (the "corrected Mortality Charge") and the accumulated difference between the corrected Mortality Charge and the original Mortality Charge, from the Policy Commencement Date up to the date of such payment shall be recovered by the redemption of Units.
 - iii. If the Life Assured's correct Age is lower than the Age declared in the Proposal Form, the Mortality Charge, payable under the Policy shall be altered corresponding to the correct Age of the Life Assured (the "corrected Mortality Charge") from the next Monthly Due Date.

23. Assignment

Assignment should be in accordance with provisions of section 38 of the Insurance Act, 1938, as amended from time to time. [A Leaflet containing the simplified version of the provisions of section 38 of the Insurance Act, 1938, is enclosed in Annexure – AA for reference]

24. Nomination

Nomination should be in accordance with provisions of section 39 of the Insurance Act, 1938, as amended from time to time. [A Leaflet containing the simplified version of the provisions of section 39 of the Insurance Act, 1938, is enclosed in Annexure – BB for reference]

25. Termination Conditions

- a. The Policy will terminate on payment of the last instalment.
 - i. If the Policyholder has opted for the settlement option, as per Section 11d) above.
- b. This Policy shall automatically and immediately terminate on the earliest occurrence of any of the following events:
 - i. On free look cancellation of the Policy, as per Section 6 above
 - ii. On the Foreclosure of the Policy, as per Section 26 below.
 - iii. On the date of receipt of intimation of the death of Life Assured (unless the settlement option, as per Section 11e) above has been opted).
 - iv. On payment of Discontinuance Value or Surrender Value.
 - v. The Maturity Date, unless the Policyholder has opted for the settlement option, as per Section 11d) above.
 - vi. The expiry of the settlement period, if settlement option, as per Section 11d) above, has been opted
 - vii. On date of receipt of intimation of the suicide of Life Assured, as per Section 21 above
- c. The risk covers shall automatically and immediately terminate on the earliest occurrence of any of the following events:
 - i. On the date of receipt of intimation of the death of the Life Assured, if the settlement option, as per Section 11d) above, has been opted

26. Foreclosure:

If the Fund Value at any time after three (3) Policy Years is lower than 1/10th of the Single Premium and one (1) Annualized Regular Premium, the Policy shall be foreclosed, and any Discontinuance Value /Surrender Value shall be available to the Policyholder, as per the conditions in Section 10 and Section 9 above respectively. The implementation of this will ensure that some benefit is made available to the Policyholder, which is fair to the Policyholder. Before Foreclosure of the Policy, the Policyholder will be given the option to pay any premiums due under the Policy or to pay top-up premium, as applicable.

27. Fraud and Misrepresentation

Fraud and Misrepresentation would be dealt with in accordance with provisions of section 45 of the Insurance Act, 1938, as amended from time to time. [A Leaflet containing the simplified version of the provisions of section 45 of the Insurance Act, 1938, is enclosed in Annexure – CC for reference]

28. Notices

Any notice [including Discontinuance notice under Section 7 above], direction or instruction under this Policy which may be in writing or in any kind of electronic/digital format and:

- a. If the notice is to the Policyholder or the Life Assured:
 - i. Shall be sent either by hand, post, courier, facsimile, Voice call, e-mail or through any other digital/electronic media to the Policyholder or Life Assured to the address or communication/ correspondence details specified by the Policyholder in the Proposal Form or as per subsequent most recent change of address and/

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or communication/correspondence details intimation submitted by the Policyholder to the Company.

- ii. The Company shall not be responsible for any consequences arising out of non-intimation of change of the Policyholder's address and/or communication/correspondence details. In case the notice comes back to the Company undelivered to the Policyholder, after sufficient attempts, there shall be no obligation upon the Company to make further attempt again towards dispatch of the notice which was returned undelivered.

- b. If the notice is to the Company, then, it shall be submitted by hand, post, facsimile or E-mail:

Bajaj Allianz Life Insurance Company Ltd.,
Bajaj Allianz House, Airport Road, Yerawada, Pune – 411 006

Toll Free No. 1800 209 7272 |

e-mail: customercare@bajajallianz.co.in

The Policyholder must ensure that he/she keeps the Company informed if there is a change of address and contact details. This will enable the Policyholder to receive regular updates, and communication from time to time and facilitate efficient and timely payouts by the Company of the benefits under the Policy.

29. Electronic Transactions

The Policyholder agrees to adhere to and comply with all such terms and conditions as the Company may prescribe from time to time with regard to all transactions and hereby agrees and confirms that all transactions (other than those requiring a written notice or communication under this Policy) effected by or through facilities for conducting remote transactions including the Internet, World Wide Web, electronic data interchange, call centres, tele-service operations (whether voice, video, data or combination thereof) or by means of electronic, computer, automated machines network or through other means of telecommunication, established by or on behalf of the Company, for and in respect of the Policy or its terms, or the Company's other products and services, shall constitute legally binding and valid transactions when done in adherence to and in compliance with the laws of the land and with the Company's terms and conditions for such facilities, as may be prescribed from time to time.

30. Currency

All amounts payable either to or by the Company shall be payable in India and in Indian Currency.

31. Waiver

Failure or neglect by either party to enforce at any time the provisions of this Policy shall not be construed or be deemed to be a waiver of either party's right here-in nor in anyway affect the validity of the whole or any part of this Policy nor prejudice either party's right to take subsequent action

32. Modifications

This Policy Document constitutes the complete contract of insurance. This Policy Document cannot be changed or varied except by a Policy Endorsement in writing and signed by an officer of the Company authorized for this purpose.

33. Payment of Claim

The benefit as per Section 5a) above is payable to the Claimant. The Company shall be under no obligation to make any payment of benefit, unless and until the Company has received from the Claimant (at no expense to the Company) any information and documentation it requests, including but not limited to:

- a. Written notice as soon as possible and in any event pref-

erably within 180 days of the death of the Life Assured, and the circumstances resulting in the death of the Life Assured.

- b. The Claimant's proof of entitlement to receive payment under the Policy.
- c. Original Policy Document.
- d. Original death certificate of the Life Assured issued by a competent authority.
- e. Medical cause of death, certificate from the doctor who last attended to the Life Assured or the hospital in which the death occurred, if applicable.
- f. If the death is due to unnatural causes including an accident; a copy of First Information Report (FIR) and Post Mortem Report (PMR). For claiming Death Benefit, copy of FIR and PMR shall be mandatory.
- g. Any other document as may be sought for looking into the facts and circumstances resulting to a claim under the Policy.
- h. Without prejudice to the right of the Company to require for any of the documents as mentioned herein above to examine the admissibility of claim for the Death Benefit under the Policy of insurance, the Company may, consider claims where the Claimant is unable to submit required documents.

All claims lodged beyond a period of three (3) years from the date of death must be supported by a declaration of the Claimant explaining the reasons for not lodging a claim earlier and suitably demonstrate to the satisfaction of the Company that the reasons for delay was on account of facts beyond the control of Claimant. The Company reserves the right to consider delayed claims on merits only on satisfaction that there were sufficient grounds for not preferring a claim within time.

The Company shall be under no obligation to make any payment under Section 5b) above w.r.t Maturity Benefit unless and until the Company has received from the Claimant any information and documentation it requests, including but not limited to:

- a. The Claimant's proof of entitlement to receive payment under the Policy.
- b. Original Policy Document.
- c. Any other document as asked for by the Company depending on the facts and circumstances of each case.
- d. Without prejudice to the right of the Company to insist for any of the documents as mentioned herein above to examine the admissibility of claim for the benefits under the Policy, the Company may consider claims where the Claimant is unable to submit required documents

34. Loss of Policy Document

- a. If the Policy Document is lost or destroyed, then, subject to Sub-Section c) below, at the request of the Policyholder, the Company, if satisfied that the Policy Document has been lost or destroyed, will issue a copy Policy Document duly endorsed to show that it is issued following the loss or destruction of the original Policy Document. The Company will charge a fee for the issuance of a copy of the Policy Document. Currently, for issuance of duplicate Policy Document, a fee of Rs. 100 plus a Stamp Duty fee (as applicable for the applicable State/Union-Territory) is being charged
- b. Upon the issuance of a copy Policy Document the original Policy Document will cease to have any legal effect.
- c. The Company reserves the right to make such investigations into and call for such evidence of the loss or destruction of the Policy Document at the expense of the Policyholder, as it considers necessary before issuing a copy of the Policy Document.
- d. It is hereby understood and agreed that the Policyholder

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will protect the Company and hold the Company harmless from and against any claims, costs, expenses, awards or judgments arising out of or howsoever connected with the original Policy Document or arising out of the issuance of a copy of the Policy Document.

35. Governing Law

Any and all disputes arising out of and under this Policy shall be governed by and determined in accordance with Indian law and by the Indian courts.

36. Taxation

Payment of taxes, including GST & cess, as applicable, shall be the responsibility of the Policyholder. The Policyholder agrees to pay or allows the Company to deduct from the Unit Account or any of the benefits payable under this Policy, a sum on account of any tax, including GST & cess or other payment which may be imposed by any legislation, order, regulation or otherwise, upon the Company, Policyholder or any other Beneficiary, which in the opinion of the Company is necessary and appropriate.

Part G

37. Grievance Redressal

In case you have any query or complaint/grievance, you may contact the Grievance Officer of any nearest Customer Care Center at Branch Office of the Company during the Company's office hours from 9 am to 6 pm. Alternatively, you may communicate with the Company:

By post at: Customer Care Desk,

Bajaj Allianz Life Insurance Company Ltd.,

Bajaj Allianz House, Airport Road, Yerawada, Pune - 411006

By Phone at: Toll Free No. 1800 209 7272 |

By Email: customercare@bajajallianz.co.in

In case you are not satisfied with the resolution provided to you by the above office, or have not received any response within 10 days, or you have any suggestion in respect of this Policy or on the functioning of the office, you may contact the following official for resolution:

Grievance Redressal Officer,

Bajaj Allianz Life Insurance Company Ltd.

Bajaj Allianz House, 5th floor, Airport Road Yerawada, Pune, District – Pune, Maharashtra -411006

Tel. No: 1800- 209- 7272 |

Email ID: gro@bajajallianz.co.in

If Policyholder is not satisfied with the response or does not receive a response from the Company within fifteen (15) days, he may approach the IRDAI Grievance Cell Centre (IGCC) on the following contact details:

By Phone: TOLL FREE NO: 155255, 1800-4254-732

By Email: complaints@irdai.gov.in

By post at: Policyholder's Protection & Grievance Redressal Department – Grievance Redressal Cell

Insurance Regulatory and Development Authority of India

Sy. No. 115/1, Financial District, Nanakramguda, Gachibowli, Hyderabad – 500 032

The Policyholder can also register his complaint in the Bima Bharosa Shikayat Nivaran Kendra; <https://bimabharosa.irdai.gov.in>

38. Ombudsman

- a. In case you are not satisfied with the decision/resolution of the Company, you may approach the Insurance Ombudsman if your grievance pertains to any of the following:
 - i. Delay in settlement of claim
 - ii. Any partial or total repudiation of claims

- iii. Disputes over premium paid or payable in terms of insurance Policy
- iv. Misrepresentation of Policy terms and conditions
- v. Legal construction of insurance policies in so far as the dispute relates to claim
- vi. Policy servicing related grievances against insurers and their agents and intermediaries
- vii. Issuance of Life insurance Policy, which is not in conformity with the Proposal Form submitted by the Proposer
- viii. Non-issuance of insurance Policy after receipt of premium

Any other matter resulting from the violation of provisions of the Insurance Act, 1938 or the regulations, circulars, guidelines or instructions issued by the IRDAI from time to time or the terms and conditions of the Policy, in so far as they relate to issues mentioned at Sub-Section (i) to (vii) above.

- b. The address of the Insurance Ombudsman is provided in Address & Contact Details of Ombudsman Centers attached herewith. For the latest list of Insurance Ombudsman, please refer to the IRDAI website at <https://www.irdai.gov.in/>
Please refer to the Ombudsman website at <http://www.cioins.co.in/ombudsman.html>
- c. The complaint should be made in writing and duly signed by the complainant or by his legal heirs Nominee or Assignee with full details of the complaint with supporting documents, name and address of the complainant, and the name of the branch or office of the insurer against whom the complaint is made
- d. Also please note that as per provision 14(3) of the Insurance Ombudsman Rules, 2017, the complaint to the Ombudsman can be made
 - i. Only if the grievance has been rejected by the grievance redressal mechanism of the Company or no reply is received within a period of one month from the date of receipt of the grievance by the insurer or the Complainant is not satisfied with the response of the insurer.
 - ii. The complaint should be filed within a period of one year from the date of receipt of order of rejection or decision by the Company or expiry of one month from the date of sending the written representation to insurer. Where the subject matter of complaint should not be such where proceedings are pending before or disposed of by any court or consumer forum or arbitrator.

THIS IS AN IMPORTANT DOCUMENT AND SHOULD BE PRESERVED SAFELY. PLEASE CHECK THE POLICY DOCUMENT UPON RECEIPT, AND IF ANY MISTAKE OR ERROR IS FOUND, THE SAME BE INFORMED IMMEDIATELY TO BAJAJ ALLIANZ LIFE INSURANCE COMPANY LIMITED

All communications in relation to this Policy shall be addressed to.

Bajaj Allianz Life Insurance Company Ltd.,

Dated at _____ this ____ Day of _____ 201_

For and on behalf of Bajaj Allianz Life Insurance Company Limited

Authorised Signatory

Bajaj Allianz Life Insurance Company Limited

Bajaj Allianz House, Airport Road, Yerawada, Pune - 411 006

IRDAI Reg. No.: 116| BALIC CIN: U66010PN2001PLC015959

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Address & Contact Details of Ombudsmen Centres

In case you have any grievance, you may approach the Company Grievance Cell. In case you are not satisfied with the decision/resolution of the Company or if your complaint is not resolved/ not satisfied/not responded for 30 days, you may approach the Office of Insurance Ombudsman, in line with the details provided hereinabove in the Policy Document, at the addresses given below:

1	AHMEDABAD	Insurance Ombudsman, Office of the Insurance Ombudsman, Jeevan Prakash Building, 6th floor, Tilak Marg, Relief Road, Ahmedabad – 380 001. Tel.: 079 - 25501201/02/05/06, Email: bimalokpal.ahmedabad@cioins.co.in	Gujarat, Dadra & Nagar Haveli, Daman and Diu.
2	BENGALURU	Insurance Ombudsman, Office of the Insurance Ombudsman, Jeevan Soudha Building, PID No. 57-27-N-19, Ground Floor, 19/19, 24th Main Road, JP Nagar, 1st Phase, Bengaluru – 560 078. Tel.: 080 - 26652048 / 26652049, Email: bimalokpal.bengaluru@cioins.co.in	Karnataka.
3	BHOPAL	Insurance Ombudsman, Office of the Insurance Ombudsman, Janak Vihar Complex, 2nd Floor, 6, Malviya Nagar, Opp. Airtel Office, Near New Market, Bhopal – 462 003. Tel.: 0755 - 2769201 / 2769202, Email: bimalokpal.bhopal@cioins.co.in	Madhya Pradesh & Chhattisgarh
4	BHUBANESHWAR	Insurance Ombudsman, Office of the Insurance Ombudsman, 62, Forest Park, BHUBANESHWAR-751 009. Tel.: - 0674-2596461 / 455 Email : bimalokpal.bhubaneswar@cioins.co.in	Odisha
5	CHANDIGARH	Insurance Ombudsman, Office of the Insurance Ombudsman, S.C.O. No.101,102,103, 2nd Floor, Batra Building. Sector 17-D, CHANDIGARH-160 017. Tel.: - 0172-2706196 /468, Email: bimalokpal.chandigarh@cioins.co.in	Punjab, Haryana (excluding Gurugram, Faridabad, Sonapat and Bahadurgarh), Himachal Pradesh, Union Territories of Jammu & Kashmir, Ladakh & Chandigarh
6	CHENNAI	Insurance Ombudsman, Office of the Insurance Ombudsman, Fathima Akhtar Court, 4th Floor, 453, Anna Salai, Teynampet, CHENNAI-600 018. Tel.: - 044-24333668 /5284, Email bimalokpal.chennai@cioins.co.in	Tamil Nadu, Puducherry Town and Karaikal (which are part of Puducherry)
7	NEW DELHI	Insurance Ombudsman, Office of the Insurance Ombudsman, 2/2 A, Universal Insurance Bldg., Asaf Ali Road, NEW DELHI-110 002. Tel.: - 011-23232481/23213504, Email: bimalokpal.delhi@cioins.co.in	Delhi & following Districts of Haryana - Gurugram, Faridabad, Sonapat & Bahadurgarh
8	GUWAHATI	Insurance Ombudsman, Office of the Insurance Ombudsman, Jeevan Nivesh, 5th Floor, Near Panbazar Over bridge, S.S. Road, GUWAHATI-781 001 (ASSAM). Tel.: - 0361-2632204 / 2602205, Email: bimalokpal.guwahati@cioins.co.in	Assam , Meghalaya, Manipur, Mizoram, Arunachal Pradesh, Nagaland and Tripura
9	HYDERABAD	Insurance Ombudsman, Office of the Insurance Ombudsman, 6-2-46, 1st Floor, "Moin Court", Lane Opp. Saleem Function Palace, A.C. Guards, Lakdi-Ka-Pool, HYDERABAD-500 004. Tel : 040-23312122, Email: bimalokpal.hyderabad@cioins.co.in	Andhra Pradesh, Telangana, Yanam and part of Union Territory of Puducherry
10	JAIPUR	Insurance Ombudsman, Office of the Insurance Ombudsman, Jeevan Nidhi – II Bldg., Gr. Floor, Bhawani Singh Marg, Jaipur - 302 005. , Tel.: 0141 - 2740363, Email: bimalokpal.jaipur@cioins.co.in	Rajasthan
11	ERNAKULAM	Insurance Ombudsman, Office of the Insurance Ombudsman, 2nd Floor, Pulinat Bldg., Opp. Cochin Shipyard, M.G. Road, ERNAKULAM-682 015. Tel : 0484-2358759 / 2359338 Email: bimalokpal.ernakulam@cioins.co.in	Kerala , Lakshadweep, Mahe – a part of UT of Puducherry
12	KOLKATA	Insurance Ombudsman, Office of the Insurance Ombudsman, Hindustan Bldg. Annexe, 4th Floor, 4, C.R. Avenue, Kolkata – 700 072. Tel: 033- 22124339/(40) Email: bimalokpal.kolkata@cioins.co.in	West Bengal, Andaman & Nicobar Islands , Sikkim
13	LUCKNOW	Insurance Ombudsman, Office of the Insurance Ombudsman, 6th Floor, Jeevan Bhawan, Phase-II, Nawal Kishore Road, Hazratganj, LUCKNOW-226 001. Tel : 0522 -2231331/30, Email: bimalokpal.lucknow@cioins.co.in	Districts of Uttar Pradesh : Laitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhadra, Fatehpur, Pratapgarh, Jaunpur, Varanasi, Gazi-pur, Jalaun, Kanpur, Lucknow, Unnao, Sitapur, Lakhimpur, Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sultanpur, Maharajgang, Santkabirnagar, Azamgarh, Kushinagar, Gorkhpur, Deoria, Mau, Ghazipur, Chandauli, Ballia, Sidharathnagar.
14	MUMBAI	Insurance Ombudsman, Office of the Insurance Ombudsman, 3rd Floor, Jeevan Seva Annexe, S.V. Road, Santacruz(W), MUMBAI-400 054. Tel:69038821/23/24/25/26/27/28/28/29/30/31, Email: bimalokpal.mumbai@cioins.co.in	Goa, Mumbai Metropolitan Region (excluding Navi Mumbai & Thane)
15	NOIDA	Office of the Insurance Ombudsman, Bhagwan Sahai Palace ,4th Floor, Main Road, Naya Bans, Sector 15, Distt: Gautam Buddh Nagar, U.P.-201301., Tel.: 0120-2514252/53 Email: bimalokpal.noida@cioins.co.in	State of Uttarakhand and the following Districts of Uttar Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun, Bulandshihar, Etah, Kannauj, Mainpuri, Mathura, Meerut, Morad-abad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah, Farrukhabad, Firozbad, Gautam Buddh nagar, Ghaziabad, Hardoi, Shahjahanpur, Hapur, Shamli, Rampur, Kashganj, Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur
16	PATNA	Office of the Insurance Ombudsman, 2nd Floor, Lalit Bhawan, Bailey Road, Patna 800 001. Tel.: 0612-2547068, Email: bimalokpal.patna@cioins.co.in	Bihar, Jharkhand
17	PUNE	Office of the Insurance Ombudsman, Jeevan Darshan Bldg., 3rd Floor, C.T.S. No.s. 195 to 198, N.C. Kelkar Road, Narayan Peth, Pune – 411 030. , Tel.: 020 - 41312555, Email: bimalokpal.pune@cioins.co.in	Maharashtra, Area of Navi Mumbai and Thane (excluding Mumbai Metropolitan Region)

Bajaj Allianz Life Goal Based Saving II

A Unit-linked Non-Participating Individual Life Savings Insurance Plan

UIN: 116L190V01

Bajaj Allianz Life Goal Based Saving II – Standard Mortality Charges for Males Annual Mortality Charge Rates (mx) Per '000 Sum at Risk

Annexure I

Age	Mortality charge	Age	Mortality charge
0	0.75	38	1.19
1	0.75	39	1.28
2	0.75	40	1.38
3	0.39	41	1.49
4	0.22	42	1.61
5	0.15	43	1.76
6	0.12	44	1.92
7	0.12	45	2.11
8	0.14	46	2.34
9	0.17	47	2.60
10	0.22	48	2.90
11	0.28	49	3.25
12	0.35	50	3.64
13	0.43	51	4.07
14	0.50	52	4.55
15	0.57	53	5.06
16	0.63	54	5.60
17	0.68	55	6.16
18	0.72	56	6.73
19	0.74	57	7.32
20	0.76	58	7.91
21	0.77	59	8.52
22	0.77	60	9.15
23	0.77	61	9.81
24	0.77	62	10.52
25	0.76	63	11.29
26	0.76	64	12.13
27	0.77	65	13.06
28	0.77	66	14.11
29	0.78	67	15.28
30	0.80	68	16.60
31	0.82	69	18.07
32	0.85	70	19.73
33	0.89	71	21.58
34	0.93	72	23.64
35	0.99	73	25.94
36	1.05	74	28.50
37	1.11	75	31.34

Note:

- i. The above charges are exclusive of any GST or cess.
- ii. For Female lives there is 3 years' age set-back for calculating mortality charges
- iii. The Charges will be applied on the Sum-at-Risk (SAR), where SAR and application of charge are as mentioned below.
 - $\text{Max}(\text{Death Benefit} - \text{Fund Value}, 0) * \text{mx}/1000$
 - Where: mx are the mortality charge w.r.t. insured life of age x

Bajaj Allianz Life Goal Based Saving II

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Annexure AA

Section 38 of Insurance Act, 1938, as amended from time to time – Assignment and Transfer of Insurance Policies

Assignment or transfer of a Policy should be in accordance with section 38 of the Insurance Act, 1938, as amended by The Insurance Laws (Amendment) Act, 2015 dated 20.03.2015. The extant provisions in this regard are as follows:

1. This Policy may be transferred / assigned, wholly or in part, with or without consideration.
2. An assignment may be effected in a Policy by an endorsement upon the Policy itself or by a separate instrument under notice to the Company.
3. The instrument of assignment should indicate the fact of transfer or assignment and the reasons for the assignment or transfer, antecedents of the assignee and terms on which assignment is made.
4. The assignment must be signed by the transferor or assignor or duly authorized agent and attested by at least one witness.
5. The transfer of assignment shall not be operative as against the Company until a notice in writing of the transfer or assignment and either the said endorsement or instrument itself or copy thereof certified to be correct by both transferor and transferee or their duly authorized agents have been delivered to the Company.
6. Fee to be paid for assignment or transfer can be specified by the IRDAI through Regulations.
7. On receipt of notice with fee, the insurer should Grant a written acknowledgement of receipt of notice. Such notice shall be conclusive evidence against the Company of duly receiving the notice.
8. If the Company maintains one or more places of business, such notices shall be delivered only at the place where the Policy is being serviced.
9. The Company may accept or decline to act upon any transfer or assignment or endorsement, if it has sufficient reasons to believe that it is (a) not bona-fide or (b) not in the interest of the Policyholder / Life Assured or (c) not in public interest or (d) is for the purpose of trading of the Policy.
10. Before refusing to act upon endorsement, the Company should record the reasons in writing and communicate the same in writing to Policyholder within 30 days from the date of Policyholder giving a notice of transfer or assignment.
11. In case of refusal to act upon the endorsement by the Company, any person aggrieved by the refusal may prefer a claim to IRDAI within 30 days of receipt of the refusal letter from the Company.
12. The priority of claims of persons interested in the Policy would depend on the date on which the notices of assignment or transfer is delivered to the Company; where there are more than one instruments of transfer or assignment, the priority will depend on dates of delivery of such notices. Any dispute in this regard as to priority should be referred to IRDAI.
13. Every assignment or transfer shall be deemed to be absolute assignment or transfer and the assignee or transferee shall be deemed to be absolute assignee or transferee, except
 - a. where assignment or transfer is subject to terms and conditions of transfer or assignment OR
 - b. where the transfer or assignment is made upon condition that
 - i. the proceeds under the Policy shall become payable to Policyholder or Nominee(s) in the event of assignee or transferee dying before the Life Assured OR
 - ii. the Life Assured surviving the Policy TermSuch conditional assignee will not be entitled to obtain a loan on Policy or surrender the Policy. This provision will prevail notwithstanding any law or custom having force of law which is contrary to the above position.
14. In other cases, the Company shall, subject to terms and conditions of assignment, recognize the transferee or assignee named in the notice as the absolute transferee or assignee and such person
 - a. shall be subject to all liabilities and equities to which the transferor or assignor was subject to at the date of transfer or assignment and
 - b. may institute any proceedings in relation to the Policy
 - c. obtain loan under the Policy or surrender the Policy without obtaining the consent of the transferor or assignor or making him a party to the proceedings
15. Any rights and remedies of an assignee or transferee of the Policy under an assignment or transfer effected before commencement of The Insurance Laws (Amendment) Act, 2015 shall not be affected by this section.

[Disclaimer: Section 38 of the Insurance Act, 1938, as amended from time to time shall be applicable. Policy Holders are advised to refer to Original text of Section 38 of the Insurance Act, 1938, as amended from time to time for complete and accurate details.]

Annexure BB

Section 39 of the Insurance Act, 1938, as amended from time to time – Nomination by Policyholder

Nomination of a life insurance Policy is as below in accordance with section 39 of the Insurance Act, 1938, as amended by The Insurance Laws (Amendment) Act, 2015 dated 20.03.2015. The extant provisions in this regard are as follows:

1. The Policyholder of a life insurance Policy on his own life may nominate a person or persons to whom money secured by the Policy shall be paid in the event of his death.
2. Where the Nominee is a minor, the Policyholder may appoint any person to receive the money secured by the policy in the event of Policyholder's death during the minority of the Nominee. The manner of appointment to be laid down by the Company.
3. Nomination can be made at any time before the maturity of the Policy.
4. Nomination may be incorporated in the text of the Policy itself or may be endorsed on the Policy communicated to the Company and can be registered by the Company in the records relating to the Policy.
5. Nomination can be cancelled or changed at any time before Policy matures, by an endorsement or a further endorsement or a will as the case may be.
6. A notice in writing of change or cancellation of nomination must be delivered to the Company for the Company to be liable to such Nominee. Otherwise, Company will not be liable if a bona-fide payment is made to the person named in the text of the Policy or in the registered records of the Company.
7. Fee to be paid to the Company for registering change or cancellation of a nomination can be specified by the IRDAI through Regulations.
8. On receipt of notice with fee, the Company should grant a written acknowledgement to the Policyholder of having registered a nomination or cancellation or change thereof.
9. A transfer or assignment made in accordance with section 38 of Insurance Act, 1938, as amended from time to time, shall automatically cancel the nomination except in case of assignment to the Company or other transferee or assignee for purpose of loan or against security or its reassignment after repayment. In such case, the nomination will not get cancelled to the extent of Company's or transferee's or assignee's interest in the Policy. The nomination will get revived on repayment of the loan.
10. The right of any creditor to be paid out of the proceeds of any Policy of life insurance shall not be affected by the nomination.
11. In case of nomination by Policyholder whose life is insured, if the Nominees die before the Policyholder, the proceeds are payable to Policyholder or his heirs or legal representatives or holder of succession certificate.
12. In case Nominee(s) survive the person whose life is insured, the amount secured by the Policy shall be paid to such survivor(s).
13. Where the Policyholder whose life is insured nominates his/her (a) parents or (b) spouse or (c) children or (d) spouse and children or (e) any of them, the Nominees are beneficially entitled to the amount payable by the Company to the Policyholder unless it is proved that Policyholder could not have conferred such beneficial title on the Nominee having regard to the nature of his title.

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14. If Nominee(s) die after the Policyholder but before his share of the amount secured under the Policy is paid, the share of the expired Nominee(s) shall be payable to the heirs or legal representative of the Nominee(s) or holder of succession certificate of such Nominee(s).
15. The provisions of sub-section 13 and sub-section 14 above shall apply to all life insurance Policies maturing for payment after the commencement of The Insurance Laws (Amendment) Act, 2015 (i.e 20.03.2015).
16. If Policyholder dies after maturity but the proceeds and benefit of the Policy has not been paid to him because of his death, his Nominee(s) shall be entitled to the proceeds and benefit of the Policy.
17. The provisions of section 39 of the Insurance Act, 1938, as amended from time to time, are not applicable to any life insurance Policy to which section 6 of Married Women's Property Act, 1874, applies or has at any time applied except where before or after The Insurance Laws (Amendment) Act, 2015, a nomination is made in favour of spouse or children or spouse and children whether or not on the face of the Policy it is mentioned that it is made under Section 39 of the Insurance Act, 1938, as amended from time to time. Where nomination is intended to be made to spouse or children or spouse and children under section 6 of MWP Act, it should be specifically mentioned on the Policy. In such a case only, the provisions of section 39 of Insurance Act, 1938, as amended from time to time, will not apply.

[Disclaimer: Section 39 of the Insurance Act, 1938, as amended from time to time shall be applicable. Policy Holders are advised to refer to Original text of Section 39 of the Insurance Act, 1938, as amended from time to time for complete and accurate details.]

Annexure CC

Section 45 of the Insurance Act, 1938, as amended from time to time – Policy shall not be called in question on the ground of mis-statement after three years

Provisions regarding Policy not being called into question in terms of section 45 of the Insurance Act, 1938, as amended by The Insurance Laws (Amendment) Act, 2015 dated 20.03.2015 are as follows:

1. No Policy of life insurance shall be called in question on any ground whatsoever after expiry of three (3) years from (a) the Policy Commencement Date or (b) the Date of Commencement of Risk or (c) the date of latest revival of the Policy whichever is later.
2. On the ground of fraud, a Policy of life insurance may be called in question within three (3) years from (a) the Policy Commencement Date or (b) the Date of Commencement of Risk or (c) the date of latest revival of the Policy whichever is later.
For this, the Company should communicate in writing to the Company or legal representative or Nominee or assignees of Policyholder, as applicable, mentioning the ground and materials on which such decision is based.
3. Fraud means any of the following acts committed by Life Assured or Policyholder or by his agent, with the intent to deceive the Company or to induce the Company to issue the life insurance Policy:
 - a. The suggestion, as a fact of that which is not true and which the Life Assured or Policyholder does not believe to be true;
 - b. The active concealment of a fact by the Life Assured or Policyholder having knowledge or belief of the fact;
 - c. Any other act fitted to deceive; and
 - d. Any such act or omission as the law specifically declares to be fraudulent.
4. Mere silence is not fraud unless, depending on circumstances of the case, it is the duty of the Life Assured or Policyholder or his agent keeping silence to speak or silence is in itself equivalent to speak.
5. No Insurer shall repudiate a life insurance Policy on the ground of Fraud, if the Life Assured or Policyholder / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such mis-statement of or suppression of material fact are within the knowledge of the insurer. Onus of disproving is upon the Policyholder, if alive, or beneficiaries.
6. Life insurance Policy can be called in question within three (3) years on the ground that any statement of or suppression of a fact material to expectancy of life of the Life Assured or Policyholder was incorrectly made in the Proposal Form or other documents, basis which Policy was issued or revived. For this, the Company should communicate in writing to the Life Assured or Policyholder or legal representative or Nominee or assignees of Policyholder, as applicable, mentioning the ground and materials on which decision to repudiate the Policy of life insurance is based.
7. In case repudiation is on ground of mis-statement and not on fraud, the premium(s) collected on Policy till the date of repudiation shall be paid to the Policyholder or legal representative or Nominee or assignees of Policyholder, within a period of 90 days from the date of repudiation.
8. Fact shall not be considered material unless it has a direct bearing on the risk undertaken by the Company. The onus is on Company to show that if the Company had been aware of the said fact, no life insurance Policy would have been issued to the Policyholder.
9. The Company can call for proof of age at any time if he is entitled to do so and no Policy shall be deemed to be called in question merely because the terms of the Policy are adjusted on subsequent proof of age of Life Assured. So, this Section will not be applicable for questioning age or adjustment based on proof of age submitted subsequently.

[Disclaimer: Section 45 of the Insurance Act, 1938, as amended from time to time shall be applicable. Policy Holders are advised to refer to Original text of Section 45 of the Insurance Act, 1938, as amended from time to time for complete and accurate details.]